- NATURE OF CHARGE: Aduleration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence of insects, insect fragments, rodent hair fragments, cat hair fragments, and a mouse excreta pellet; and, Section 402 (a) (4), they had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: May 10, 1949. A plea of guilty having been entered, the defendant was fined \$250 and costs.
- 14862. Adulteration of bread and rolls. U. S. v. Dixie Maid Baking Co. Plea of nolo contendere. Fine, \$250. (F. D. C. No. 26805. Sample Nos. 51141-K to 51145-K, incl.)
- Information Filed: June 8, 1949, Eastern District of Tennessee, against the Dixie Maid Baking Co., a partnership, Kingsport, Tenn.
- ALLEGED SHIPMENT: On or about February 22, 1949, from the State of Tennessee into the State of Virginia.
- LABEL, IN PART: "Holsum Pullman Bread [or "Enriched Bread" or "Parker House Rolls"]."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence of insect fragments, rodent hair fragments, and feather barbules; and, Section 402 (a) (4), they had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: June 16, 1949. A plea of nolo contendere having been entered, the defendant was fined \$250.

FLOUR

- Nos. 14863 to 14868 report actions involving flour that was insect- or rodent-infested, or both. (In those cases in which the time of contamination was known, that fact is stated in the notice of judgment.)
- 14863. Adulteration of flour. U. S. v. Omar, Incorporated. Plea of nolo contendere. Fine, \$2,000. (F. D. C. No. 26780. Sample Nos. 23604-K to 23607-K, incl.)
- INFORMATION FILED: May 2, 1949, District of Colorado, against Omar, Inc., Denver, Colo.
- ALLEGED SHIPMENT: On or about August 31, 1948, from the State of Colorado into the State of Mississippi.
- LABEL, IN PART: "Plain Flour Enriched [or "Special Self Rising Flour" or "Tiger Rose Self Rising Flour"] Distributed By The Penny Stores, Meridian, Miss."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (4), the product had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.
- DISPOSITION: June 21, 1949. A plea of nolo contendere having been entered, the defendant was fined \$2,000.
- 14864. Adulteration of doughnut flour. U. S. v. Dixie Cream Flour Co. Plea of nolo contendere. Fine, \$1,000. (F. D. C. No. 26793. Sample Nos. 20564-K, 25657-K, 27340-K, 42322-K, 44706-K, 44707-K.)
- INFORMATION FILED: May 16, 1949, Eastern District of Missouri, against the Dixie Cream Flour Co., a corporation, St. Louis, Mo.